



UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE
United States Patent and Trademark Office
Address: COMMISSIONER FOR PATENTS
P.O. Box 1450
Alexandria, Virginia 22313-1450
www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/849,311	05/19/2004	Liubo Hong	HT03-038	5787

7590 06/15/2005
STEPHEN B. ACKERMAN
28 DAVIS AVENUE
POUGHKEEPSIE, NY 12603

EXAMINER

KENNEDY, JENNIFER M

ART UNIT PAPER NUMBER

2812

DATE MAILED: 06/15/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary

Application No.

10/849,311

Applicant(s)

HONG ET AL.

Examiner

Jennifer M. Kennedy

Art Unit

2812

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --
Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) ☒ Responsive to communication(s) filed on 04 April 2005.
- 2a) ☒ This action is FINAL. 2b) ☐ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) ☒ Claim(s) 1-7, 9-21, 23 and 24 is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) ☐ Claim(s) _____ is/are allowed.
- 6) ☒ Claim(s) 1-7, 9-21, 23 and 24 is/are rejected.
- 7) ☐ Claim(s) _____ is/are objected to.
- 8) ☐ Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☐ The drawing(s) filed on _____ is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All b) ☐ Some * c) ☐ None of:
1. ☐ Certified copies of the priority documents have been received.
2. ☐ Certified copies of the priority documents have been received in Application No. _____.
3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

* See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

- 1) ☒ Notice of References Cited (PTO-892)
- 2) ☐ Notice of Draftsperson's Patent Drawing Review (PTO-948)
- 3) ☐ Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)
Paper No(s)/Mail Date _____.
- 4) ☐ Interview Summary (PTO-413)
Paper No(s)/Mail Date _____.
- 5) ☐ Notice of Informal Patent Application (PTO-152)
- 6) ☐ Other: _____.

DETAILED ACTION

Response to Amendment

In view of Applicant's cancellation of the claims, the objection to claims 8 and 22 are rendered moot.

Claim Rejections - 35 USC § 103

Claims 1-4, 6-7, 9-12, 15-16, 18-21, and 23-24 are rejected under 35 U.S.C. 103(a) as being unpatentable over Applicants admitted prior art ("AAPA" see specification, pages 1-5 and Figures 1-4) in view of Huang et al. (U.S. Patent No. 5,747,382) and Park (U.S. Patent No. 6,025,223).

In re claim 1, AAPA disclose the method for planarizing an MRAM cell structure on an MRAM chip having an insulation layer (5) with an uneven top surface (see Figure 3) formed on an MTJ (4) which is comprised of a bottom layer (10, 11, 12) on a substrate, a free layer (14) on the bottom layer, and a cap layer (15) on the free layer, comprising:

performing a CMP step to planarize said insulation layer (see specification, page 4, lines 1-5).

AAPA does not disclose the method wherein the planarization includes two steps of performing a CMP step to planarize said insulation layer wherein the planarized

Art Unit: 2812

insulation layer has a certain thickness above said cap layer and performing an etch back step to reduce the thickness of said insulation layer wherein the insulation layer is planarized.

Huang et al. teach the method of performing a CMP step to planarize said insulation layer wherein the planarized insulation layer has a certain thickness above said cap layer and performing an etch back step to reduce the thickness of said insulation layer wherein the insulation layer is planarized (see column 3, line 48 through column 4, line 10).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to planarize by the method of Huang et al. because as Huang et al. teach it prevents the eruption of debris created in voids of high aspect ratio holes (see column 2, lines 18 through 40 and column 4, lines 1-10).

Neither the AAPA nor Huang et al. disclose the method wherein the insulating is planarized at a certain thickness below said cap layer by a selective etch back process. Park discloses the method wherein the insulating is planarized at a certain thickness below said cap layer by a selective etch back process (see column 6, lines 15-30 and Figure 9).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to planarize at a certain thickness below the cap layer by a selective etch back process in order to ensure that all insulation material is removed from the surface of the layer to allow for subsequent electrical connection.

In re claim 7, the combined AAPA, Huang et al. and Park disclose the method wherein the etch back step is a plasma etch based on a fluorocarbon chemistry that has a high selectivity between the insulation layer and said cap layer (see Huang et al. column 4, lines 1-10). The examiner notes that Huang et al. teaches etching an insulation layer with fluorocarbon chemistry that is known in the art to etch oxide and is known to have a high etch selectivity.

In re claims 2, 3, 4, 9, and 10, the combined AAPA, Huang et al. and Park disclose the method as claimed and rejected above, including the method wherein the insulation layer is comprised of silicon oxide or a low k dielectric material (see AAPA (5)), and wherein the etch back process has an high etching uniformity of $\pm 5\%$ (Huang et al., column 3, lines 18-30).

The combined AAPA, Huang et al. and Park do not disclose the method wherein the insulation layer has a thickness of about 800 to 2000 Angstroms above said cap layer before said CMP step, wherein the certain thickness above the cap layer is about 60 to 200 Angstroms, wherein said certain thickness below the cap layer is about 50 to 190 Angstroms, wherein the cap layer has a thickness that is reduced by less than 5 Angstroms during said etch back step, wherein said MRAM chip is further comprised of a plurality of MTJs that have a cap layer thickness variation of less than ± 5 Angstroms after the etch back step, and wherein the cap layer thickness is between about 50 and 400 Angstroms.

The examiner notes that Applicant does not teach that the thickness ranges recited solve any stated problem or are for any particular purpose. Therefore, the recited thickness ranges lack criticality in the claimed invention and do not produce unexpected or novel results. The examiner notes that Applicant has provided only an advantage to having the cap layer thickness variation of less than ± 5 Angstroms. Huang et al. teaches an etching back step that allows for $\pm 5\%$ uniformity, which at the claimed thickness ranges would correspond to approximately ± 5 Angstroms for some of the range. Thus, it would have been obvious to one of ordinary skill in the art at the time the invention was made to form the layers of recited thicknesses, since the invention would perform equally well when other thickness ranges are utilized, and because it has been held that where the general conditions of a claim are disclosed in the prior art, discovering the optimum or workable ranges involves only routine skill in the art. *In re Aller*, 105 USPQ 233, MPEP 2144.05 II A.

In re claim 11, AAPA discloses a method for fabricating an MRAM cell structure on an MRAM chip, comprising:

- forming a first conductive layer (3) comprised of a first line on a substrate;
- forming an MTJ (4) on said first line, said MTJ has a bottom layer (10, 11, 12, 13), a free layer (14) on said bottom layer, and a cap layer (15) on said free layer;
- depositing an insulation layer (5) on said MTJ and on said substrate;
- performing a CMP step to planarize said insulation layer; and

forming a second conductive layer on said insulation layer and cap layer, said second conductive layer is comprised of a second line that contacts the top surface of said cap layer (see specification, page 4, lines 1-5).

AAPA does not disclose the method wherein the planarization includes two steps of performing a CMP step to planarize said insulation layer wherein the planarized insulation layer has a certain thickness above said cap layer and performing an etch back step to reduce the thickness of said insulation layer wherein the insulation layer is planarized.

Huang et al. teach the method of performing a CMP step to planarize said insulation layer wherein the planarized insulation layer has a certain thickness above said cap layer and performing an etch back step to reduce the thickness of said insulation layer wherein the insulation layer is planarized (see column 3, line 48 through column 4, line 10).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to planarize by the method of Huang et al. because as Huang et al. teach it prevents the eruption of debris created in voids of high aspect ratio holes (see column 2, lines 18 through 40 and column 4, lines 1-10).

Neither the AAPA nor Huang et al. disclose the method wherein the insulating is planarized at a certain thickness below said cap layer by a selective etch back process. Park discloses the method wherein the insulating is planarized at a certain thickness

below said cap layer by a selective etch back process (see column 6, lines 15-30 and Figure 9).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to planarize at a certain thickness below the cap layer by a selective etch back process in order to ensure that all insulation material is removed from the surface of the layer to allow for subsequent electrical connection.

In re claim 12, the AAPA disclose the method wherein the bottom layer of said MTJ is a composite layer comprised of a seed layer (10) on said first line, an AFM layer on the seed layer (11), a pinned layer on the AFM layer (12), and a tunnel barrier layer on the pinned layer (13).

In re claim 21, the combined AAPA, Huang et al. and Park disclose the method wherein the etch back step is a plasma etch based on a fluorocarbon chemistry that has a high selectivity between the insulation layer and said cap layer (see Huang et al. column 4, lines 1-10). The examiner notes that Huang et al. teaches etching an insulation layer with fluorocarbon chemistry that is known in the art to etch oxide and is known to have a high etch selectivity.

In re claims 15, 16, 18, 19, 20, 23, and 24, the combined AAPA, Huang et al. and Park disclose the method as claimed and rejected above, including the method wherein the insulation layer is comprised of silicon oxide or a low k dielectric material (see AAPA

Art Unit: 2812

(5)), wherein the etch back process has an high etching uniformity of $\pm 5\%$ (Huang et al., column 3, lines 18-30), and wherein the MRAM chip is further comprised of an array of lines in said first conductive layer that are parallel to said first line, an array of lines in the second conductive layer that are parallel to the second line, and an array of MTJS formed at each location where a second line crosses over a first line (see AAPA, page 1, lines 7-20).

The combined AAPA, Huang et al. and Park do not disclose the method wherein the insulation layer has a thickness of about 800 to 2000 Angstroms above said cap layer before said CMP step, wherein the certain thickness above the cap layer is about 60 to 200 Angstroms, wherein said certain thickness below the cap layer is about 50 to 190 Angstroms, wherein the cap layer has a thickness that is reduced by less than 5 Angstroms during said etch back step, wherein said MRAM chip is further comprised of a plurality of MTJs that have a cap layer thickness variation of less than ± 5 Angstroms after the etch back step, and wherein the cap layer thickness is between about 50 and 400 Angstroms, wherein the MTJ has a width from about 0.2 to 0.9 microns, and wherein the distance between a free layer and an overlying second line is maintained to within 10 Angstroms.

The examiner notes that Applicant does not teach that the thickness ranges recited solve any stated problem or are for any particular purpose. Therefore, the recited thickness ranges lack criticality in the claimed invention and do not produce unexpected or novel results. The examiner notes that Applicant has provided only an

Art Unit: 2812

advantage to having the cap layer thickness variation of less than +/- 5 Angstroms.

Huang et al. teaches an etching back step that allows for +/- 5% uniformity, which at the claimed thickness ranges would correspond to approximately +/- 5 Angstroms for some of the range. Thus, it would have been obvious to one of ordinary skill in the art at the time the invention was made to form the layers of recited thicknesses, since the invention would perform equally well when other thickness ranges are utilized, and because it has been held that where the general conditions of a claim are disclosed in the prior art, discovering the optimum or workable ranges involves only routine skill in the art. *In re Aller*, 105 USPQ 233, MPEP 2144.05 II A.

Claims 5 and 17 are rejected under 35 U.S.C. 103(a) as being unpatentable over Applicants admitted prior art ("AAPA" see specification, pages 1-5 and Figures 1-4), Huang et al. (U.S. Patent No. 5,747,382) and Park (U.S. Patent No. 6,025,223) in view of Katti (U.S. Patent Appl. 2003/0146459).

In re claim 5 and 17, the combined AAPA, Huang et al. and Park disclose the method as claimed, and rejected above, but do not disclose the method wherein the cap layer is comprised of Cu, Ru, or a composite layer with an upper Ru layer. Katti discloses the method wherein the cap layer is formed of copper (416). It would have been obvious to one of ordinary skill in the art at the time the invention was made to form the cap layer of copper because, as Katti et al. teach, copper allows for adhesion and a barrier to diffusion (see 0044)]. Further, Katti et al. teach that copper is interchangeable with the AAPA tantalum cap layer and, therefore, it would have been

Art Unit: 2812

obvious to one of ordinary skill in the art at the time the invention was made to utilize copper in place of the tantalum since it has been held that the selection of a known material based on its suitability for its intended use supported a prima facie obviousness determination in *Sinclair & Carroll Co. v. Interchemical Corp.*, 325 U.S. 327, 65 USPQ 297 (1945). See also *In re Leshin*, 227 F.2d 197, 125 USPQ 416 (CCPA 1960).

Claims 13 and 14 are rejected under 35 U.S.C. 103(a) as being unpatentable over Applicants admitted prior art ("AAPA" see specification, pages 1-5 and Figures 1-4), Huang et al. (U.S. Patent No. 5,747,382) and Park (U.S. Patent No. 6,025,223) in view of Hineman et al. (U.S. Patent No. 6,783,995).

In re claim 13 and 14, the combined AAPA, Huang et al. and Park disclose the method as claimed, and rejected above, but do not disclose the method wherein the first line is comprised of copper, and wherein the second line is comprised of copper. Hineman et al. disclose the method wherein the interconnections are formed of copper (see column 1, line 65 through column 2, line 11). It would have been obvious to one of ordinary skill in the art at the time the invention was made to form the bitline and the wordline of the AAPA with copper because, as Hineman et al. teach, copper reduces the likelihood of problems with electromigration caused by the high current density carried by the bit and word lines, and since it has been held that the selection of a known material based on its suitability for its intended use supported a prima facie obviousness determination in *Sinclair & Carroll Co. v. Interchemical Corp.*, 325 U.S.

327, 65 USPQ 297 (1945). See also *In re Leshin*, 227 F.2d 197, 125 USPQ 416 (CCPA 1960).

Response to Arguments

Applicant's arguments filed April 4, 2005 have been fully considered but they are not persuasive. Applicant argues that the etch of Huang et al. does not teach a selective etch because the etch does not come into contact with a second layer. The examiner disagrees and notes that the etch chemistry itself is selective, as is known in the art. However, to further prosecution the examiner notes that Park discloses an etch that is selective in that the insulating layer (36) is etched a greater degree than the conductive cap layer (34A).

The Applicant also argue that Park does not disclose the method wherein the insulating layer is planarized at a certain distance below said cap layer. The Applicant argues that "[t]hose skilled in the art will recognized that Park's insulation layer 36 is not planar since it is well known that depositing an insulating layer on topography such as adjacent capacitor cells having an opening therebetween does not result in a smooth surface". The examiner disagrees and notes that Park discloses an SOG oxide which is commonly formed as a planar layer, as known by one with ordinary skill in art. Further, as seen by Figure 9, Park discloses a planar insulating layer after the etch back process. MPEP 2125 states that drawings and pictures can anticipate claims if they clearly show the structure which is claimed. *In re Mraz*, 455 F.2d 1069, 173 USPQ 25 (CCPA 1972). However, the picture must show all the claimed structural features and

how they are put together. *Jockmus v. Leviton*, 28 F.2d 812 (2d Cir. 1928). The origin of the drawing is immaterial. For instance, drawings in a design patent can anticipate or make obvious the claimed invention as can drawings in utility patents. When the reference is a utility patent, it does not matter that the feature shown is unintended or unexplained in the specification. The drawings must be evaluated for what they reasonably disclose and suggest to one of ordinary skill in the art. In *re Aslanian*, 590 F.2d 911, 200 USPQ 500 (CCPA 1979). See MPEP § 2121.04 for more information on prior art drawings as "enabled disclosures." In a 35U.S.C. 102(e)/103(a) rejection over a prior art patent, the reference patent is available for all that it fairly discloses to one of ordinary skill in the art, regardless of what is claimed. In *re Bowers*, 359 F.2d 886, 149 USPQ 570 (CCPA 1966).

Further the Applicant argues the advantages of the thickness variation after the etch back step. The examiner notes that Applicant has provided only an advantage to having the cap layer thickness variation of less than ± 5 Angstroms. Huang et al. teaches an etching back step that allows for $\pm 5\%$ uniformity, which at the claimed thickness ranges would correspond to approximately ± 5 Angstroms for some of the range.

Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Li et al. (U.S. Patent No. 6,009,830), Chen et al. (U.S. Patent No. 6,001,538), Nagayama et al. (U.S. Patent No. 5,997,757) and Cui et al. (U.S. Patent No. 5,965,463) disclose that fluorocarbons are known in the art to selectively etch oxide.

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire **THREE MONTHS** from the mailing date of this action. In the event a first reply is filed within **TWO MONTHS** of the mailing date of this final action and the advisory action is not mailed until after the end of the **THREE-MONTH** shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than **SIX MONTHS** from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jennifer M. Kennedy whose telephone number is (571) 272-1672. The examiner can normally be reached on Mon.-Fri. 9:30-6:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Michael S. Lebentritt can be reached on (571) 272-1873. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Art Unit: 2812

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).


Jennifer M. Kennedy
Primary Examiner
Art Unit 2812

jmk